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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/082,886	02/26/2002	Howard Borchew	CAT311	6339
27055 7	590 03/08/2006		EXAMINER	
DAVID R. GILDEA			FOX, JAMAL A	
MENLO PATENT AGENCY LLC 435 HERMOSA WAY			ART UNIT	PAPER NUMBER
MENLO PARI	K, CA 94025		2664	

DATE MAILED: 03/08/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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	•	Application No.	Applicant(s)
		10/082,886	BORCHEW ET AL.
	Office Action Summary	Examiner /	Art Unit
	·	Jamal A. Fox	2664
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES and I was a sound of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. I period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)□	Since this application is in condition for allowar	action is non-final. nce except for formal matters, pro	
	closed in accordance with the practice under E	:x paπe Quayle, 1935 C.D. 11, 45	53 O.G. 213.
Dispositi	on of Claims		
5)	Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1,9 and 17 is/are rejected. Claim(s) 2-8,10-16 and 18 is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examine	wn from consideration. r election requirement.	
	The drawing(s) filed on <u>26 February 2002</u> is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	drawing(s) be held in abeyance. Section is required if the drawing(s) is ob-	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority ι	ınder 35 U.S.C. § 119	•	
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage
2) Notice 3) Inform	t(s) se of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D . 5) Notice of Informal F 6) Other:	

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 9 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pettey (U.S. Patent Application Pub. No. 2003/0014544).

Referring to claim 1, Pettey discloses a method for receiving first and second packets from first and second directions, respectively (see the bidirectional arrows, Fig. 14 ref. sign 1410), comprising:

segmenting (IBA link, Fig. 14 ref. sign 1410), but does not explicitly teach of segmenting first and second packets into one or more X blocks and one or more Y blocks, respectively;

interleaving said X and Y blocks into a merged block stream in a merge order according to times when said X and Y blocks are received from a communication medium; and

purging certain said X blocks from said merged block stream when an X purge pattern is identified within one of said certain X blocks, wherein said certain X blocks are said X blocks segmented from a certain one of said first packets. However, transaction queues are disclosed in (Fig. 14 ref. sign 1418) and discarding certain undesirable packets is disclosed in [0057, lines 10-13]. Therefore, it would have been obvious to

Application/Control Number: 10/082,886

Art Unit: 2664

one having ordinary skill in the art at the time the invention was made to have included to the invention of Pettey segmenting first and second packets into one or more X blocks and one or more Y blocks, respectively;

interleaving said X and Y blocks into a merged block stream in a merge order according to times when said X and Y blocks are received from a communication medium; and

purging certain said X blocks from said merged block stream when an X purge pattern is identified within one of said certain X blocks, wherein said certain X blocks are said X blocks segmented from a certain one of said first packets in order to utilize processing functions such as timing and windowing as suggested by Pettey [0132, lines 15-17].

Referring to claim 9, Pettey discloses an apparatus (Fig. 14) for receiving first and second packets from first and second directions (see the bidirectional arrows, Fig. 14 ref. sign 1410), but does not explicitly teach of the apparatus comprising:

X and Y block sequencers for segmenting said first and second packets into one or more X blocks and one or more Y blocks, respectively;

a block interleaver for interleaving said X and Y blocks into a merged block stream in a merge order according to times when said X and Y blocks are received from a communication medium; and

a packet filter for purging certain said X blocks from said merged block stream when an X purge pattern is identified within one of said certain X blocks, wherein said certain X blocks are said X blocks segmented from a certain one of said first packets.

Art Unit: 2664

However, transaction queues are disclosed in (Fig. 14 ref. sign 1418) and discarding certain undesirable packets is disclosed in [0057, lines 10-13]. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have included to the invention of Pettey X and Y block sequencers for segmenting said first and second packets into one or more X blocks and one or more Y blocks, respectively;

a block interleaver for interleaving said X and Y blocks into a merged block stream in a merge order according to times when said X and Y blocks are received from a communication medium; and

a packet filter for purging certain said X blocks from said merged block stream when an X purge pattern is identified within one of said certain X blocks, wherein said certain X blocks are said X blocks segmented from a certain one of said first packets in order to utilize processing functions such as timing and windowing as suggested by Pettey [0132, lines 15-17].

Referring to claim 17, Pettey discloses a memory (Fig. 14 ref. sign 1404) for storing a representation of packets of multi-directional (see the bidirectional arrows, Fig. 14 ref. sign 1410) communication traffic, but does not explicitly teach of the memory being a trace merge memory comprising:

first addressable locations having data for X blocks of first direction packets of said bursts; and

second addressable locations having data for Y blocks of second direction packets of said bursts, said first addressable locations interspersed with said second addressable locations; wherein,

addresses of said first and second addressable locations are ordered within the memory according to reception times of said X and Y blocks in said communication traffic. However, a physical interface of IBA symbols to a corresponding IBA link is disclosed in [0130, lines 7-9] and memory locations are disclosed in [0071, lines 13-16; 0084, lines 7-18; 0090, lines 4-6]. Furthermore, the timed sequence of frames is disclosed in (Figures 3 and 12). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have included to the invention of Pettey the memory being a trace merge memory comprising:

first addressable locations having data for X blocks of first direction packets of said bursts; and

second addressable locations having data for Y blocks of second direction packets of said bursts, said first addressable locations interspersed with said second addressable locations; wherein,

addresses of said first and second addressable locations are ordered within the memory according to reception times of said X and Y blocks in said communication traffic in order to keep track of reception times as suggested by Pettey [0066 and 0118].

Allowable Subject Matter

Application/Control Number: 10/082,886

Art Unit: 2664

3. Claims 2-8, 10-16 and 18 are objected to as being dependent upon a rejected

base claim, but would be allowable if rewritten in independent form including all of the

limitations of the base claim and any intervening claims.

Conclusion

4. Any response to this action should be mailed to:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

or faxed to:

(571) 273-8300, (for formal communications intended for entry)

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jamal A. Fox whose telephone number is (571) 272-

3143. The examiner can normally be reached on Monday-Friday 8:30 AM - 7:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema Rao can be reached on (571) 272-3174. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to 2600 Customer Service whose telephone number is (571) 272-2600.

Jamal A. Fox

KEVIN C. HAMPÉR PATENT EXAMINER

Page 6

Application/Control Number: 10/082,886

Art Unit: 2664

Page 7